PATENT COOPERATION TREATY



PCT



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 0 8 JUN 2004

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A			-the file reference	T	O Netfleeti	WIPO PC1		
Applicant's or agent's file reference P 02 039 WO FOR FURTHER ACTIO					See Notification	xamination Report (Form PCT/IP)	EA/416)	
International application No. International filing				International filing date (day/month/year)	Priority date (day/month/year)		
····· ··				08.03.2002		08.03.2002		
101/5/(0200100						<u> </u>		
			nt Classification (IPC) or be	oth national classification a	nd IPC			
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Applicant								
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		_		:	a propored by this lat	ornational Preliminary Exami	ning	
1.	This	interr	national preliminary exa-	applicant according to	Article 36.	ernational Preliminary Exami	9	
	Addir	Officy 6	and is transmitted to the	applicati according to				
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2.	Thic	DED/	ORT consists of a total (of 4 sheets, including th	is cover sheet.			
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	⊠	This	roport is also accompa	nied by ANNEXES i.e.:	sheets of the descrip	tion, claims and/or drawings v	vhich have	
	М	heer	amended and are the	basis for this report and	<i>l</i> or sheets containing	rectifications made before the	s Authority	
		(see	Rule 70.16 and Section	n 607 of the Administrat	ive Instructions under	the PCT).		
	Thes		nexes consist of a total	of 2 shoots				
	ines	se am	lexes consist of a total	JI 2 3116613.				
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3.	This	repoi	rt contains indications re	elating to the following it	ems:		i	
		⋈	Deels of the eninion			•		
	l 	⊠	Basis of the opinion			·		
ļ	ii		Priority					
1	111		Non-establishment of	opinion with regard to n	ovelty, inventive step	and industrial applicability		
	IV	\boxtimes	Lack of unity of invent	ion				
	V	\boxtimes	Reasoned statement	under Rule 66.2(a)(ii) w	ith regard to novelty,	inventive step or industrial ap	plicability;	
			citations and explanat	ions supporting such st	atement			
	VI		Certain documents cit	ted				
ì	VII Certain defects in the international application							
	VIII			on the international app				
	A 111	_	Certain Observations		,			
Date of submission of the demand					Date of completion of	this report		
						-		
22.09.2003					07.06.2004			
ا حد	22.09.2003							
Name and malling address of the international Authorized Officer						. Bat		
prel	iminary	exam	ining authority:				Southernes Latente St. E.	
-		Eu	ropean Patent Office		0			
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/DK 02/00156

I. Ba	asis	of	the	rep	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages						
	1-3	85	as originally filed					
	Cla	Claims, Numbers						
	1-2	26, 33, 34	as originally filed					
	27-	32	filed with telefax on 17.05.2004					
	Dra	awings, Sheets						
	1/5	-5/5	as originally filed					
2.	Wit lan	With regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.						
	The	These elements were available or furnished to this Authority in the following language: , which is:						
	□ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b							
		the language of publication of the international application (under Rule 48.3(b)).						
		the language of a translation for 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under .3).					
3.	Wit inte	Vith regard to any nucleotide and/or amino acid sequence disclosed in the international application, the nternational preliminary examination was carried out on the basis of the sequence listing:						
		contained in the inte	ernational application in written form.					
		filed together with th	ne international application in computer readable form.					
		☐ furnished subsequently to this Authority in written form.						
		\square furnished subsequently to this Authority in computer readable form.						
		The statement that t in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.					
		The statement that t listing has been furn	the information recorded in computer readable form is identical to the written sequence ished.					
4.	The	The amendments have resulted in the cancellation of:						
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/DK 02/00156

5.	5. ☐ This report has been established as if (some of) the amendments had not been made, since they been considered to go beyond the disclosure as filed (Rule 70.2(c)).						
		(Any replacement sheet conta report.)	ining s	such amendr	nents must be referred to under item 1 and annexed to this		
6.	Add	litional observations, if necessa	ry:	•			
IV.	. Lac	k of unity of invention					
1.	In re	esponse to the invitation to restrict or pay additional fees, the applicant has:					
	\boxtimes	restricted the claims.	•		•		
		paid additional fees.					
		paid additional fees under prof	test.				
		neither restricted nor paid add	itional	fees.			
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.					
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 is					of invention in accordance with Rules 13.1, 13.2 and 13.3		
		complied with.					
		not complied with for the follow	ving re	asons:			
4. Consequently, the following parts of the international application were the subject of international preliexamination in establishing this report:				application were the subject of international preliminary			
		all parts.					
	×	the parts relating to claims No	s. 27-3	32 .			
V.		asoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; ations and explanations supporting such statement					
1.	Stat	atement					
	Nov	velty (N)	Yes: No:	Claims Claims	27-32		
	Inve	entive step (IS)	Yes: No:	Claims Claims	27-32		
	Indu	ustrial applicability (IA)	Yes: No:	Claims Claims	27-32		

Form PCT/IPEA/409 (January 2004)

2. Citations and explanations

see separate sheet

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1. The present application does not meet the requirements of Article 33(2) PCT, because the subject-matter of claim 27 is not new.

Document D2, which is considered to represent the most relevant state of the art, discloses (cf. appended abstract; Fig 1, bottom drawing) a confectionery packaging having all the features of claim 1 (see in particular the fact that the edges of the package are adhered such as to easily be peeled off; a first pocket is formed at the bottom part of the open package - see Fig. 1, bottom drawing; the two sections forming a further releasable sealing are sections 6).

The features of claim 27 are also disclosed by documents US-A-4 402 403 (see in particular col. 2, lines 33-52; Fig. 1), US-A-3 380 576 (D5) (see in particular col. 2, lines 1-47; adhesive tab 29), US-A-4 505 385 (D6) (flap 43 in Fig. 2) and GB-A-921 980 (D7) (see breakable sealings 9 and further releasable sealing 7, 8 in Figs. 3, 6) which were not cited in the international search report. Copies of the documents are appended hereto.

2. The subject-matter of claims 28-32 is either not new or not inventive, appearing to relate to minor contructional features which, insofar as not directly disclosed in the prior art (such as the peel-off feature of D2 relevant for claim 28), are considered to relate to obvious modifications thereof. Such features will be selected and used by the man skilled in the art as and when he needs them, without any inventive thought being required.

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Amended claims

27. Confectionery packaging (40) comprising at least one pocket (403; 9) for receipt of confectionery,

said at least one pocket comprising at least one breakable sealing (405)

said packaging (40) comprising at least two sections (401, 402)
said at least two sections (401, 402) forming a part of a further releasable sealing of
said at least one pocket.

- 28. Confectionery packaging (40) according to claim 27, wherein said further releasable sealing (41, 42) comprising at least one releasable adhesive (404).
- adapted for fastening the at least two sections (41, 42) in a folded position around said at least one pocket (403) in at least one closed position.
- 29. Confectionery packaging (40) according to claims 27 or 28, wherein
 20 said at least one pocket (403) being formed, preferably folded, by at least one first
 pocket section (4030) and at least one second pocket section (4031).
- 30. Confectionery packaging (40) according to any of the claims 27 or 29, wherein the at least one pocket (403) extending from an end of the packaging in its unfolded position towards the other end, and where said pocket comprising at least one opening (4032) is formed by the said by at least one first pocket section 4030, and where said at least one opening (4032) is mechanically stiffened by extending said at least one first pocket section (4030) beyond at least one folding line (4040) formed by said at least one first pocket section 4030, said at least one second pocket section (4031) and one of said at least two sections (41, 42).
 - 31. Confectionery packaging (40) according to any of the claims 27 or 30, wherein

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AMENDED SHEET

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said packaging comprising at least one surface (401, 402, 403) adapted for advertisement and where said at least one surface at least one of said sections (401, 402 is visually covered by at least one section of the packaging when the packaging is in its at least one folded position, and where said

said at least one surface is visible when the packaging is in at least one unfolded position.

32. Confectionery packaging (40) according to any of the claims 27 or 31, wherein said package comprising a polymer.

16-05-2004

Empf.zeit:17/05/2004 16:43